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SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	AT	ORNEY DOCKET NO.	
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RUDOLF E. HUTZ	NM11/0612 7	PORATY	PORISTYPE	
CONNOLLY, BOVE, LODGE 8	HUTZ	DHOOYD		
1220 MARKET BUILDING		ART UNIT	PAPER NUMBER	
P. O. BOX 2207 WILMINGTON DE 19899		120111	29	
EXAMINE	R INTERVIEW SUMMARY REC		06/12/98	
All participants (applicant, applicant's representative, PTO pe				
11) MR. PEZZHER, Attorn	ey (3)			
(1) MR. PEZZNEK, Attorno (2) MR. RIZZO, Prinay Exm	, AU 1202			
Date of interview 7-23-93				
Type:	applicant	e).		
Exhibit shown or demonstration conducted: 🛭 Yes 💢 N	lo. If yes, brief description:			
Agreement Wwas reached with respect to some or all of th	e claims in question. Was not real	cnea.		
Identification of prior art discussed: Babilli's	patent			
Description of the general nature of what was agreed to if an and carlo and a	agreement was reached, or any other co	omments: Mr. Pe	ull not	
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That the seems amen	asmed after of	in deter	4/25/73 w	
And be enfered since Also the Examiner will be the Addition of the Arminer will be the attached. Also, where no copy of the amendments which was	uld render the claims allowable is availal	ble, a summary thereof mi		
Unless the paragraphs below have been checked to indicate NOT WAIVED AND MUST INCLUDE THE SUBSTANCE last Office action has already been filed, then applicant is given	to the contrary, A FORMAL WRITTE OF THE INTERVIEW (e.g., items 1— en one month from this interview date t	EN RESPONSE TO THE 7 on the reverse side of this oprovide a statement of the provide as the statement of the provide as the statement of the s	LAST OFFICE ACTION IS s form). If a response to the e substance of the interview.	
☐ It is not necessary for applicant to provide a separate r	record of the substance of the interview			
Since the examiner's interview summary above (inclurequirements that may be present in the last Office a response requirements of the last Office action.				

Examiner's Signature



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Washington, D.C. 20231 BURTON FIRST NAMED APPLICANT ATTORNEY DOCKET NO. EHNYL 113-14 BURTON NM11/0612 RUDOLF E. HUTZ CONNOLLY. BOVÉ. LODGE & HUTZ 1220 MARKET BUILDING PAPER NUMBER P. O. BOX 2207 WILMINGTON DE 19899 **EXAMINER INTERVIEW SUMMARY RECORD** All participants (applicant, applicant's representative, PTO personnel): CEZZNER, Applicents Afformer DATION, Examine 94/202(4) Date of interview ☐ Personal (copy is given to ☐ applicant ☐ applicant's representative). Agreement was reached with respect to some or all of the claims in question. was not reached. Babillis. Identification of prior art discussed: Description of the general nature of what was agreed to if an agreement was reached, or any other comments: The Excuri ne (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would retain the claims allowed attached.) attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) dan the claims allowable must be Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1–7 on the reverse side of this form). If a response to the interview. last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview. ☐ It is not necessary for applicant to provide a separate record of the substance of the interview. ☐ Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.

PTOL-413 (REV. 1-84)

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ART UNIT	PAPER NUMBER				
1611					
DATE MAILED:	06/12/98				

EXAMINER INTERVIEW SUMMARY RECORD

All participants (applicant, applicant's representative, PTO personnel):
(1) Mr ASHLEY PEZZNER (3) DG DAYS
(2)
Date of interview 25 AUG-97
Type: Telephonic Personal (copy is given to applicant applicant's representative).
Exhibit shown or demonstration conducted:
Agreement was reached with respect to some or all of the claims in question.
Claims discussed: Q\ldot\.
Identification of prior art discussed: NA
Tackini Carlotto Fino are discussed.
Description of the general nature of what was agreed to if an agreement was reached, or any other comments:
of need for new reissue oath / declaration, as
indicated backnowledged on Page 12 of paper No 31.
Counsel will contact the inventor and prepare that
declaration to be FAXED in
(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)
Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1—7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.
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